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FIRE LIMITS EXTENSION

The Resolution of J. B. Atherton Adopted.

MACFARLANE HAS OBJECTIONS TO IT

Says Residence Portion of the City Should Not be Considered.

With the exception of one vote, the Chamber of Commerce yesterday adopted the resolution presented by J. B. Atherton advocating the extension of the fire limits as proposed by the Board of Fire Underwriters, the resolution reading as follows:

Whereas, it is understood by this Chamber that no action has been taken by the Legislature to favor any bill that may be introduced before it for the extension of the present fire limits of the City; and

Whereas, it is very desirable and for the best interests of the whole community that the present fire limits be extended; and

Whereas, the Board of Fire Underwriters addressed a communication, dated the 13th inst., to this Chamber, recommending the extension of the fire limits; therefore be it

Resolved, That this Chamber petition the Legislature to favor any bill that may be introduced before it for the extension of the present fire limits of the City, on the lines recommended by the Board of Fire Underwriters.

Present at the meeting were W. F. Allen, president; J. G. Spencer, secretary; T. R. Walker, H. A. Isenberg, F. A. Schaefer, E. C. Macfarlane, Mannie Phillips, F. J. Lowrey, A. J. Campbell, A. A. Young, W. Schmidt, W. M. Giffard, J. W. McChesney, P. Muhlenberg, J. P. Cooke, J. B. Atherton and C. Bolt.

The resolution which was originally read at Tuesday's meeting was re-read. Mr. Schaefer explained that the Board of Fire Underwriters had taken in the extreme limit in the lines suggested by them at their meeting last Friday, as already printed in the Advertiser, and believed that the limit proposed by them was all that could be asked of the Legislature. He explained that after much discussion by the Board it was deemed unwise to extend the limits further as they might not meet with the approval of the Legislature. As Richards street is likely to become a business street in the near future, for that reason it was adopted as the extreme Waikiki limit. Mr. Schaefer said the whole question was fully discussed by the Board which had at first proposed to extend the limits Waikikiwards only as far as Alakea street, but subsequently took in Richards street instead. Mr. Giffard said he was in favor of extending the fire limits as far as Punchbowl street and thence down to the waterfront. This limit was suggested by the government. The Board of Underwriters had fixed upon Richards street because they thought it might find more popular favor with the Legislature. By referring to the map of the City, it could be seen that most of the district between Richards street and Punchbowl street was owned largely by the government, upon which government buildings were located. Below the Judiciary building was the Naval reservation, but on private property therein there were a large number of shacks, and business was extending in that direction. In reality there was not much private property to be taken in by extending the proposed limits to Punchbowl street but what little there was would be advantageously corralled by the fire limits. Speaking for W. G. Irwin, Mr. Giffard said the former owned a whole block in the district mentioned by him and he had no objection to have the fire limits include this property. He urged that the lines be extended to Punchbowl street. He thought all buildings near the Capitol should be fireproof or brick, and no opportunity given for the erection of shacks.

Mr. Atherton said he would favor the suggestion of Mr. Giffard were it not for the fact that the Legislature might consider the area too large and reject the whole proposition. Mr. Schaefer said the principal object of the Board is to take in Chinatown and it was deemed unwise to try and carry the lines further than now proposed. The Board at first did not wish to go beyond Alakea.

Mr. Macfarlane was opposed to extension of the fire limits Waikikiwards and taking in what has heretofore been called the residential portion of the city. He objected to the measures proposed also on the ground that no time limit had been set. As it was the measures proposed would go into effect immediately and work great hardship upon many property owners who were about to construct buildings on their premises. He thought some recommendation should go from the Chamber of Commerce suggesting a time limit. As far as old Chinatown was concerned it was a wise thing to do, but extending in the other direction, Waikikiwards into the residence district, was a little premature. He did not think the Chamber of Commerce should adopt such a sweeping proposition.

He pointed out the fact that the lumber yards would be affected by the adoption of a bill taking in the area proposed, and to have them move out immediately upon the adoption of the bill would be arbitrary. Some of the yards had been in their present locations for thirty-five and forty years and it would certainly be very arbitrary to have them move out on such short notice. Before presenting the resolution or proposition to the Legislature Mr. Macfarlane thought suggestions should be made as to the time limit, otherwise the lumber yards would suffer undeserved hardships. So far as the Chinatown portion was concerned, that area lay directly in the business district and could not be considered anything else but business property.

He said he had been made aware of the fact that certain members of the Legislature also held to this opinion, but he did not wish to bring up this question so far as the removal of the lumber yards was concerned. If anything of the kind was contemplated the lumber yard people should be given time to look up new locations.

"I don't feel satisfied that the Board is going to reduce the rate of insurance by extending the limits," said Mr. Macfarlane. "The Board will probably keep up its present rates of insurance and therefore I think the limits proposed should be reduced. I understand there is a movement on foot to bring the matter of the insurance companies and their present outrageous rates before United States District Attorney Baird, because they are operating in restraint of trade."

Mr. Atherton explained that the measure did not compel any one to take down present buildings on premises within the proposed limits, but that any new buildings must be constructed in accordance with fireproofing ideas. He thought if a limit was set this would give an opportunity for people to put up any kind of buildings they wanted and the result would be that there would be no fireproof buildings, but a mushroom town of frame shacks. In the interests of the whole community he believed the resolution should be passed and so presented to the Legislature.

Upon a vote being taken all were in favor of the resolution with the exception of Mr. Macfarlane who voted in the negative. The resolution was signed by those who favored it. Copies of the resolution will be sent to the President of the Senate and the Speaker of the House. It was suggested that as there were several members of the Chamber of Commerce now members of the Legislature these could take care of the measure and have it properly introduced into both houses. Senator Cecil Brown will undoubtedly take care of the resolution in the Senate.

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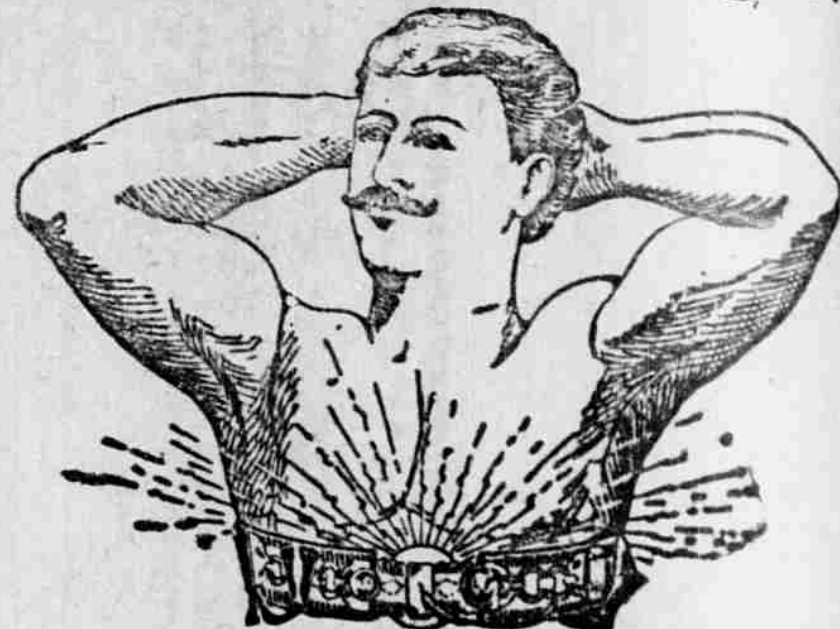
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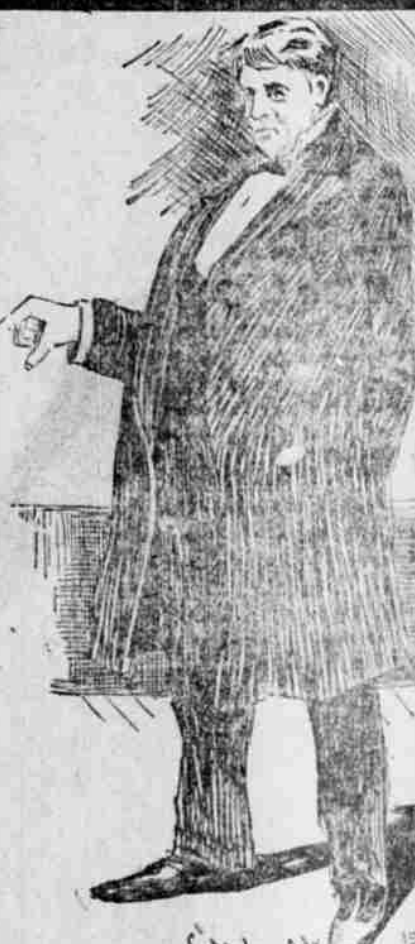
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